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	Application Number		10598397	
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor Yoshi		inori OHMURO et al.	
(Not for submission under 37 CFR 1.99)	Art Unit			
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/J.T.	, 1	10-281832	JP		А	1998-10-23	ANZAI et al.			V
/J.T./	2	2003-130699	JP		А	2003-05-08	MORI et al.	1	English Abstract	
/J.T	, _{,/} 3	2000-97742	JP		А	2000-04-07	MORI et al.		English Abstract	

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/J.T.	4	34016	313	JP		B2	2003-02-2	28	OKAMURA et al.	Corresponds to Cite No. 5	
/J.T./	5	10-03	8651	JP	A 1998-02-1		3	OKAMURA et al.	English Abstract Only		
/J.T./	6	2004-	12204	JP		A	2004-01-1	5	MORI et al.		
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